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17 Attorneys for Plaintiff and Counter-Defendant  
 18 SILICON IMAGE, INC.

19  
 20 UNITED STATES DISTRICT COURT  
 21 NORTHERN DISTRICT OF CALIFORNIA  
 22 SAN FRANCISCO DIVISION

23 SILICON IMAGE, INC., a Delaware  
 24 corporation,

25 Plaintiff,

26 v.  
 27 ANALOGIX SEMICONDUCTOR, INC.,  
 28 a Delaware corporation,

29 Defendant.

30 Case No. C 07-00635 JCS

31 **STIPULATION AND [PROPOSED] ORDER  
 32 EXTENDING DEADLINE TO COMPLETE  
 33 DISCOVERY**

34 Judge: Honorable Joseph C. Spero

35 AND RELATED COUNTERCLAIMS

1           WHEREAS under the current Case Management and Pretrial Order dated December 11,  
2 2007, the deadline to complete all fact discovery is set for February 8, 2008, and the deadline to  
3 complete all expert discovery is set for March 21, 2008.

4           WHEREAS although the parties have served and exchanged written discovery and each  
5 have commenced the deposition process, they mutually do not anticipate that they will be able to  
6 complete all depositions and document production prior to the February 8, 2008 fact discovery  
7 cutoff and do not anticipate that they will be able to complete all expert discovery prior to the  
8 March 21, 2008 expert discovery cutoff without undue hardship given the parties' schedules and  
9 the number of outstanding depositions.

10          NOW, THEREFORE, pursuant to Civil Local Rules 6-2 and 26-2, the parties to this  
11 action hereby stipulate as follows:

12          (1)       All document production and fact depositions shall be concluded by March 7,  
13 2008;  
14          (2)       The last day to identify experts and serve initial expert discovery shall be March  
15 14, 2008;  
16          (3)       The last day to serve expert rebuttal reports shall be March 21, 2008; and  
17          (4)       The close of expert discovery shall be March 28, 2008.

18          IT IS SO STIPULATED.

19          ///

20          Dated: February 8, 2008

21          By: /s/ Bijal V. Vakil  
Bijal V. Vakil

22          McDERMOTT WILL & EMERY LLP  
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23          Attorneys for Plaintiff and Counter-Defendant  
24          Silicon Image, Inc.

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26

1 Dated: February 8, 2008

2 By: /s/ Ryan J. Padden  
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6 Email: rpadden@omm.com7 Attorneys for Plaintiff and Counter-Claimant  
8 Analogix Semiconductor, Inc.9 Filer's Attestation: Pursuant to General order No. 45, Section X(B) regarding signatures, I attest  
10 under penalty of perjury that concurrence in the filing of the document has been obtained from  
11 Ryan Paden, counsel for Analogix Semiconductor, Inc.

12 Dated: February 8, 2008

13 McDermott Will &amp; Emery LLP

14 By: /s/ Bijal V. Vakil  
15 Bijal V. Vakil16 Attorneys for Plaintiff and Counter-Defendant  
17 Silicon Image, Inc.18  
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1 **ORDER**  
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WHEREAS the Court has considered the parties' stipulation;

PURSUANT TO STIPULATION, IT IS SO ORDERED.

February 11, 2008  
Dated: ~~February 8, 2008~~

10 MPK 138309-1.060717.0011

